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ARLINGTON, VA 22201-4714			2676	
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Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)		
	·	09/849,272	YOSHIDA ET AL.		
	Office Action Summary	Examiner	Art Unit		
		Wesner Sajous	2676		
Period fo	The MAILING DATE of this communication app or Reply	ears on the cover sheet wit	h the correspondence address		
A SHO THE M	ORTENED STATUTORY PERIOD FOR REPLY MAILING DATE OF THIS COMMUNICATION. Isions of time may be available under the provisions of 37 CFR 1.13	_	. ,		
If theIf NOFailurAny re	SIX (6) MONTHS from the mailing date of this communication. period for reply specified above is less than thirty (30) days, a reply period for reply is specified above, the maximum statutory period w re to reply within the set or extended period for reply will, by statute, eply received by the Office later than three months after the mailing	rill apply and will expire SIX (6) MONT cause the application to become ABA	HS from the mailing date of this communication. ANDONED (35 U.S.C. § 133).		
Status	d patent term adjustment. See 37 CFR 1.704(b).		,		
1)⊠	Responsive to communication(s) filed on 24 A	August 2004 .	•		
2a) <u></u> □	This action is FINAL . 2b)⊠ Th	is action is non-final.			
3)□	Since this application is in condition for allowa closed in accordance with the practice under				
•	on of Claims				
	Claim(s) <u>2-17,20 and 24-41</u> is/are pending in t		·		
	4a) Of the above claim(s) is/are withdrav	vn from consideration.			
<u> </u>	Claim(s) is/are allowed.				
	Claim(s) <u>2-6,9,11-15,17,20,24-31 and 36-41</u> is/are rejected.				
· <u> </u>	Claim(s) <u>7,8,10,16 and 32</u> is/are objected to.				
	Claim(s) are subject to restriction and/or on Papers	r election requirement.			
9) 🗌 7	The specification is objected to by the Examine	r.			
10)□ 1	The drawing(s) filed on is/are: a)□ accep	ted or b)⊡ objected to by th	e Examiner.		
	Applicant may not request that any objection to the				
11)∐ 1	The proposed drawing correction filed on _ is: a)		oved by the Examiner.		
400 🗆 🖚	If approved, corrected drawings are required in rep	•			
•	The oath or declaration is objected to by the Ex	aminer.			
	nder 35 U.S.C. §§ 119 and 120				
	Acknowledgment is made of a claim for foreign	priority under 35 U.S.C. §	119(a)-(d) or (f).		
a)L	☐ All b)☐ Some * c)☐ None of:				
	1. Certified copies of the priority documents				
	2. Certified copies of the priority documents	·			
	 Copies of the certified copies of the prior application from the International Buree the attached detailed Office action for a list 	reau (PCT Rule 17.2(a)).	•		
	cknowledgment is made of a claim for domesti	-			
_ a)	The translation of the foreign language pro	visional application has be	en received.		
Attachment		,,	·		
1) Notice	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO-1449) Paper No(s) <u>12</u>	5) Notice of In	ummary (PTO-413) Paper No(s) Iformal Patent Application (PTO-152)		
S. Patent and Tr	ademark Office	tion Summary	Part of Paper No. 13		

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DETAILED ACTION

Remark

This communication is responsive to the reply filed on August 24, 2004. Claims 2-17, 20, and 24-41 are presented for examination.

Response to Arguments

1. Applicant's arguments with respect to claims 2-17, 20, and 24-41 have been considered but are most in view of the new ground(s) of rejection.

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 2-5, 17, 27-28, and 36-38 are rejected under 35 U.S.C. 103(a) as being unpatentable over Akira (Pat. No. JP05007219) in view of Nayar et al. (US 20040070565).

Considering claim 3, Akira discloses an image display device (fig. 1) comprises an image display section (e.g., screen display section, see line 4 of abstract) for displaying an image in accordance with an input of a chrominance signal (which is inherent in Akira. The Applicant should note that the input chrominance signal corresponds with the extracted Red or green or blue signal from the video signal that

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will be sensed by the sensors 8, 9, and 10, for RGB colors has chromaticities; i.e., chrominance signals. In addition, the outcome of detected RGB signals, as depicted in fig. 1, is to provide a chrominance video signal as input to the color recovery circuit {6} for further color processing or conversion. See "constitution", lines 1-7 and page 2 of the attached English abstract.) In addition, Akira discloses a chrominance signal converter (as characterized by the functions of devices 1-7) for converting the chrominance signal to be inputted into the image display section, in accordance with light characteristics of external light that strikes onto the image display section (see abstract).

Akira fails to particularly disclose a target display color setting section that uses information regarding light characteristics of external light for setting a color to display as an image, which agrees with human chromatic adaptation characteristics.

Nayar, in a similar art, teaches the functional equivalence for using information regarding light characteristics of external light for setting a color to display as an image, which agrees with human chromatic adaptation characteristics. See paragraphs 0006 and 0008 in light of paragraphs 0010-0012, wherein the setting of a color to display as an image corresponds to the inputted color and brightness that is associated with the image to be displayed based on the characteristics of the light ray (see paragraphs 0010-0012). It is noted that since in Nayar, the image to be displayed is adjusted according to the brightness and color of light that is received at the display so that the viewer can have an accurate view of the image (see paragraphs 8 and 12), it is therefore concluded that Nayar converts the image to be displayed on the display

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section into an image that satisfies the human chromatic adaptation characteristics, in consideration of the characteristics of the external light being radiated onto the display section.

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the display system of Akira to include the features of Nayar, in order to provide the viewer with a more accurate view of the image. See paragraph 0008.

Re claim 2, Akira discloses a sensor (e.g., item 8 or 9 or 10) for sensing the light characteristics of the external light (see abstract), wherein the chrominance signal converter (1-7) converts the chrominance signal (R, G, or B or the video chrominance signal, see abstract page 2) into a chrominance signal of a color (e.g., R-Y or B-Y or G-Y, see fig. 1) suitable for an output of the sensor (e.g., either of items 8-9).

As per claim 4, Akira discloses the chrominance signal converter (1-7) includes a color reproduction section (7) for reproducing the color to display by using three primary colors (e.g., RGB colors) having chromaticities suitable for the external light the chrominance signal converter (1-7) converting the chrominance signal into a chrominance signal of a color (e.g., R-Y or B-Y or G-Y, see fig. 1) suitable for an output of the sensor.

The invention of claim 5 contains limitations that are substantially analogous in functions to the image display device recited in claims 3 and 4, respectively. As limitations of claims 3-4 have been found to be obvious over the combined teachings of Akira and Nayar, it is readily apparent that the applied prior art perform the underlying

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functions. As such, the limitations recited in claim 5 are rejected for the same reasons set forth for claims 3-4.

The invention of claim 17 is an apparatus performing the same function as the image display device of claim 1; it is, therefore, subject to rejection under the same reasons and rationale set forth for claim 1.

Re claims 27-28, the claimed "means comprises a sensor for supplying the information regarding the light characteristics" is met by Akira's items 8-9 of fig. 1.

Claim 36 recites features equivalent to claim 3; it is, therefore, similarly rejected.

Re claims 37-38, the claimed "means comprises a sensor for supplying the information regarding the light characteristics" is met by Akira's items 8-9 of fig. 1.

4. Claims 6, 29-30, 39-41 are rejected under 35 U.S.C. 103(a) as being unpatentable over Akira (Pat. No. JP05007219) in view of Jiyuen (JP 410191378A).

Considering claim 6, Akira discloses most claimed features of the invention (see claim 3), however, Akira fails to teach a color correction coefficient generator and a color correction section correcting chrominance signal by using the color correction coefficient.

Jiyuen teaches the equivalence for a color correction coefficient generator and a color correction section correcting chrominance signal by using the color correction coefficient. See abstract/problem and solution.

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the features of Akira to include the color

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correction coefficient generator in the same conventional manner as taught by Jiyuen, in order to attain color reproduction correction by using a correction matrix constant corresponding to an identified light source. See abstract/problem to be solved.

Re claims 29-30, the claimed "means comprises a sensor for supplying the information regarding the light characteristics" is met by Akira's items 8-9 of fig. 1.

Claim 39 contains features that are substantially analogous to the limitations recited in claim 6; it is, therefore, subject to rejections for the same reason and rationale set forth for claim 6.

Re claims 40-41, the claimed "means comprises a sensor for supplying the information regarding the light characteristics" is met by Akira's items 8-9 of fig. 1.

5. Claims 9, 20, 24-26, 31 are rejected under 35 U.S.C. 103(a) as being unpatentable over Akira (Pat. No. JP05007219) in view of Jiyuen (JP 410191378A), and further in view of Hung.

Re claim 9, Akira discloses most claimed features of the invention, as set forth in the rejection of claim 6 above, but Akira fails to teach a memory for storing light characteristics of a plurality of the external light, and select and read out the characteristics of the external light from the memory.

Hung, in a similar art, teaches a memory (22) for storing light characteristics of a plurality of the external light (e.g., matrix coefficients of a plurality of light sources), and select and read out the characteristics of the external light from the memory. See col. 12 lines 48-53.

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Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the features of Akira to include the memory means and selecting means as taught by Hung, so that the kind of light source at the time an image was taken can be identify. See Hung's col. 12, lines 44-46.

Claim 20 contains features that are analogous to the limitations recited in claim 9; it is, therefore, rejected under the same rationale as claim 9.

As per claim 24, the embodiment of Akira inherently discloses the conversion of the chrominance signal is carried out based on a color to display, which is set according to the light characteristics of the external light (as characterized by the depiction at lines 1-3 in Akira) and in consideration of color adaptation characteristics of human (e.g., as color change in a visual sense of the displayed color, as depicted in Akira. See abstract).

As per claim 25, Akira discloses the chrominance signal converter (1-7) includes a color reproduction section (7) for reproducing the color to display by using three primary colors (e.g., RGB colors) having chromaticities suitable for the external light the chrominance signal converter (1-7) converting the chrominance signal into a chrominance signal of a color (e.g., R-Y or B-Y or G-Y, see fig. 1) suitable for an output of the sensor.

The limitations of claim 26 recites features that are analogous to the limitations of claims 20 and 25; they are therefore, rejected under the same rationale.

Claim 31 recites features equivalent to claim 20; it is, therefore, similarly rejected.

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6. Claims 11-15, 33-34 are rejected under 35 U.S.C. 103(a) as being unpatentable over Akira in view of Jiyuen (JP 410191378A), and further in view of Hung, as applied to claim 9 and further in view of Miyawaki.

As per claim 11, Akira and Jiyuen render obvious most claimed features of the invention, as applied to claim 9, but they fail to teach the chrominance signal converter that includes a display target color setting section that sets a color to display based on light characteristics of external light.

Miyawaki, in a similar art, teaches the equivalence for a target display color setting section that uses information regarding light characteristics of external light for setting a color to display based on light characteristics of external light. See figs. 10(d-f), and col. 10, lines 39-67, and col. 11, lines 15-63. It is noted that since the image processing in Miyawaki is performed according to a visual line sensing the direction of a visual line of the operator (seecol.2, lines 35-44), the inputted or selected color to the display the image must meet the operator chromatic adaptation characteristics, as claimed.

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the features of Akira and Jiyuen to include the display color setting section as taught by Miyawaki's col. 10. The purpose is to enable the user operator to adjust the focus areas around the image that is processed for display, in order to improve image quality. See Miyawaki's col. 2, lines 6-18.

As per claim 12, Akira and Jiyuen render obvious most claimed features of the invention, as applied to claim 9, but they fail to teach the chrominance signal converter

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that includes a color reproduction section for reproducing he color to display by using three primary colors having chromaticities suitable for the light characteristics.

Miyawaki, in a similar art, teaches the equivalence for the chrominance signal converter (see fig. 11) that includes a color reproduction section (107) for reproducing he color to display by using three primary colors (108) having chromaticities suitable for the light characteristics. See fig. 11, and col. 10, lines 39-67, and col. 11, lines 15-63.

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the features of Akira and Jiyuen to include the display color setting section as taught by Miyawaki's col. 10. The purpose is to enable the user operator to adjust the focus areas around the image that is processed for display, in order to improve image quality. See Miyawaki's col. 2, lines 6-18.

Claim 13 contains limitations that are substantially analogous to the limitations recited in claim 9; it is, therefore, rejected under the same rationale. In addition, Miyawaki discloses a chrominance signal converter (fig. 11) including the target display color setting section (119), the sensor (117), the color display reproduction section (102-104), and the three primary colors (108).

As per claim 14, Akira and Jiyuen render obvious most claimed features of the invention, as applied to claim 9, but they fail to teach a sensor for sensing the light characteristics of external light and a chrominance signal converter that selectively performs conversion of a chrominance signal based on an output of the sensor or based on light characteristics of external light selected from the memory.

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Miyawaki, in a similar art, teaches the equivalence for a sensor (117, fig. 11) for sensing the light characteristics of external light and a chrominance signal converter (102) that selectively performs conversion of a chrominance signal based on an output of the sensor or based on light characteristics of external light selected from the memory. See fig. 11, and col. 10, lines 39-67, and col. 11, lines 15-63.

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the features of Akira to include the display color setting section as taught by Miyawaki's col. 10. The purpose is to enable the user operator to adjust the focus areas around the image that is processed for display, in order to improve image quality. See Miyawaki's col. 2, lines 6-18.

Claim 15 is noted to recite features that are analogous and necessary to perform the method of claim 9 and 14. As the features of claims 9 and 15 have been found to be obvious over the combined teaching of Akira, Jiyuen and Miyawaki, it is readily apparent the applied prior art perform the underlying function. As such, the limitation of claim 15 is rejected under the same rationale as claims 9 and 15. It is further noted that in Miyawaki since the operator controls how the image is to be outputted, such may cause the illuminance output to exceed a certain value in order for the display device to display an image with high quality.

Claim 33 recites features equivalent to claim 11; it is, therefore, similarly rejected.

Claim 34 recites features equivalent to claim 12; it is, therefore, similarly rejected.

Claim Objections

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7. Claims 2, and 8 are objected to under 37 CFR 1.75(c), as being of improper dependent form for failing to further limit the subject matter of a previous claim. Applicant is required to cancel the claim(s), or amend the claim(s) to place the claim(s) in proper dependent form, or rewrite the claim(s) in independent form. A smaller numbered claim cannot be a dependent of a larger numbered claim. This will cause a "renumbering" problem at time of issue.

It should be noted that a series of singular dependent claims is permissible in which a dependent claim refers to a preceding claim which, in turn, refers to another preceding claim. A claim which depends from a dependent claim should not be separated by any claim which does not also depend from said dependent claim. It should be kept in mind that a dependent claim may refer to any preceding independent claim. In general, applicant's sequence will not be changed. See MPEP § 608.01(n).

Allowable Subject Matter

8. Claims 7-8, 10, 16, and 32 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims, because the prior art of record fail to teach or suggest an image display device that comprises a sensor that has a function to resolve wavelength characteristics into at least two different types of wavelength regions, and measures wavelength characteristics of external light, based on output values in the respective wavelength regions (as recited in claim 8); a memory

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that stores wavelength characteristics of more than two types of wavelength regions of the external light... in accordance with a combination of the stores wavelength characteristics (as recited in claims 10 and 32); and store in advance a plurality of types of characteristics of external light and a plurality of color correction coefficients that vary depending on the light characteristics of external light; and a chrominance signal converter that includes a color correction coefficient generator for reading out a color correction coefficient stored in the memory, based on the selected light characteristics of external light, and a color correction section that corrects chrominance signal by using the color correction coefficient read from the memory (as recited in claim 16).

Conclusion

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to Wesner Sajous whose telephone number is (703) 308-5857. The examiner can be reached on Mondays thru Thursdays and on alternate Fridays.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Matthew Bella, can be reached at (703) 308-6829. The fax phone number for this group is (703) 308-6606.

Wester Osajous - WOS

2000

MATTHEW C. BELLA SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 2600

Marker (Bella